

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT RECEIVED **ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)**

Group Art Unit: 1614

I hereby certify that this correspondence and all

marked attachments are being deposited with the United States Postal Service as first-class mail in an

envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

Ned A. Israelsen, Reg. No. 29,655

JUL 0 9 2004

OFFICE OF PETITIONS

named inventor

Lee Dante

App. No.

09/672,843

Filed

September 28, 2000

Title

METHOD FOR

TREATING EMOTIONAL OR MENTAL ILLNESS AND EMOTIONAL OR **MENTAL ILLNESS**

CONCOMITANT WITH

SEIZURES

Examiner

Rose, Shep K.

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

ATTN: Mail Stop DAC

The above-identified application was erroneously declared abandoned for failure to file a timely and proper response to the Office Action mailed on November 8, 2002, which set a 2-month period for response. Applicant timely filed a response which was received by the Patent Office December 27, 2002. A Notice of Abandonment was mailed September 5, 2003.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

- 1. Petition fee
 - (X) Small entity - fee \$665

The present application qualifies for small entity status under 37 C.F.R. § 1.27.

- Other than small entity fee \$1,330
- 2. Proposed response and/or fee
 - The proposed response and/or fee to the above-noted Office Action in the form of a a. "Quayle" Declaration consisting of a REISSUE APPLICATION DECLARATION BY THE INVENTOR:
 - (X) has been filed previously on December 27, 2002, a copy is enclosed herewith.
 - is enclosed herewith.

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- 3. Terminal disclaimer fee
 - (X) Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.
 - () A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$___ for a small entity or \$___ for other than small entity) disclaiming the required period of time is enclosed herewith.
- 4. A timely response to the Office Action mailed on November 8, 2002 was filed by the Applicant and received by the Patent Office on December 27, 2002. A copy of the response, stamped "Received" by the Patent Office is enclosed herewith. The entire delay in filing a petition to revive the application from the mailing of the Notice of Abandonment on September 9, 2003 until the filing of a grantable petition under 37 C.F.R. § 1.137(b) was unintentional.

Applicant respectfully requests refund of the enclosed Petition Fee, as the Petition for Revival was necessitated by the Patent Office's error in entering a Notice of Abandonment.

- (X) A Revocation and Power of Attorney is enclosed.
- (X) Please charge any additional fees or credit overpayment to Deposit Account No. 11-1410.
- (X) Return prepaid postcard.

6-30-2002

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated:

By:

Ned A. Israelsen

Registration No. 29,655

Attorney of Record

Customer No. 20,995

(619) 235-8550

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ATTORNEY DOCKET NO. JSN.02

IN THE STATES PATENT AND TRADEMARK OFFICE

In re Application of Lee G. Dante

JUL 0 6 2004 ፟∞

Serial No.09/672,843

Filed: September 28, 2000

) Examiner: Jarvis, W. R.

Group Art Unit: 1614

OFFICE OF PETITIONS) Today's Date: 12/27/02

For: METHOD FOR TREATING EMOTIONAL OR

MENTAL ILLNESS AND EMOTINAL OR MENTAL

MENTAL ILLNESS CONCOMITANT WITH SEIZURES)

TRANSMITTSAL LETTER FOR SUBMISSION OF "QUAYLE" DECLARATION

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

Transmitted herewith is the inventor's "Quayle" Declaration pursuant to the Examiner interview discussions between Examiner Jarvis, and Applicant's former Attorney, William Johnson of Needle & Rosenberg.

Applicant's "Revocation and New Appointment of Power of Attorney", appointing John Nagle as his new attorney, was filed by U.S. Postal Service deposit on December 26, 2002. however, an original executed copy of the same is provided herewith, attached.

It is believed by Applicant that the submission of the Quayle declaration now puts the subject Re-issue application in condition for allowance. Accordingly, as the Re-isssue claims read on those for U.S. Patent 5,958,962, it is requested that an interference be immediately declared.

Should the Examiner have any questions regarding the Re-issue application or an interference or any other matter, please phone, Attorney, John Nagle at 818-632-6278. Thank you.

Respectfully submitted,

John Nagle, Req. No. 37,687

THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT

Applicant	:	Lee G. Dante)	Group Art Unit: 1614
App. No.	:	09/672,843)	
Filed	:	September 28, 2000)	
For	:	METHOD FOR TREATING EMOTIONAL OR MENTAL ILLNESS AND EMOTIONAL OR MENTAL ILLNESS CONCOMITANT WITH SEIZURES)))))	
Examiner	:	Rose, Shep K.)	

REVOCATION AND POWER OF ATTORNEY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned applicant and owner of an undivided interest in the captioned patent application hereby revokes any previous powers of attorney in the subject application, and hereby appoints the registrants of Knobbe, Martens, Olson & Bear, LLP, 2040 Main Street, Fourteenth Floor, Irvine, California 92614, Telephone (949) 760-0404, Customer No. 20,995, as its attorneys with full power of substitution and revocation to prosecute the application and transact all business in the U.S. Patent and Trademark Office connected herewith.

Please use Customer No. 20,995 for all communications.

Dated: 6 20 04

Signed:____

Lee G. Dante, M.D. 321 Berkeley Road

Merion Station, PA 19066

JUL 0 6 2004

ATTORNEY DOCKET NO. 45

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In re Application of Lee G. Dante

Group Art Unit: 1614

Serial No.09/672,843

Examiner: Jarvis, W. R.

Filed: September 28, 2000

Today's Date: 12/25/02

For:: METHOD FOR TREATING EMOTIONAL OR

MENTAL ILLNESS AND EMOTINAL OR MENTAL

MENTAL ILLNESS CONCOMITANT WITH SEIZURES)

REVOCATION AND NEW APPOINTMENT OF POWER OF ATTORNEY

Box AF, Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

The undersigned Applicant for, and part owner of, the above identified application hereby revokes any and all previous Powers of Attorney and appoints, John S. Nagle, Reg. No. 37,687, as Applicant's attorney with full powers of substitution and revocation and full powers to prosecute said patent (re-issue) application, receive any Letters Patent, and to take any and all other actions with regard to this patent application or any divisional or continuation application arising therefrom, and further requests that all correspondence be sent to the Law Office of John Nagle, whose post office address is: 21757 Devonshire St., #15, Chatsworth, CA 91311.

Dated: December 25, 2002. Executed at Bethesda, Maryland 818 222 6747

Certificate of Mailing

I hereby certify that the correspondence referenced herein and any documents referenced herein as being enclosed are being deposited with the United States Postal Service in an envelope addresse to BOX AF, Commissioner of Patents, Washington, D.C. 20231 on the date below December 26 2002

John 8. Nagle



PTO/SB/61 (12-07)
Approved for use through 9/80/00. OMB 0831-0833
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Dooket Number (Optional)

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REISSUE APPLICATION DECLARATION BY THE INVENTOR	92420242000000	USN.UZ
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-As a balow named inventor, I hereby declare that: My residence, post office address and citizenship are stated below next to	o my name.	PH 1600
I believe I am the original, first and sole inventor (If only one name is its and joint inventor (if plural names are listed below) of the subject matter to	ited below) or an origi	nal, first
in patent number 6.034.091 granted March 7. reissue patent is sought on the invention entitled Method for Trea	2000 , and for ting Emotional	which a 🍎 or Mental
Illness and Emotional or Mental Illness Concomita	nt with Seizure	<u> </u>
the specification of which		
IX is strached hereto.		
was filed on as relsaue application n	umber/	
and was amended on(If applicable)	•	
I have reviewed and understand the contents of the above identified a as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to pair 37 CFR 1.56.		
I verily believe the original patent to be wholly or partly inoperative or in below. (Check all boxes that apply.)	nvalid, for the reasons	s describad
by reason of a defective spacification or drawing.		•
$\overline{\mathbf{x}}$ by reason of the patentee claiming more or less than he had the rig	ght to claim in the pate	ent.
y by reason of other errors.		
At least one error upon which reissue is based is described as follows:		. •
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The failure to include claims of proper scope to provoke an inte	_	
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Approve use through 9/30/00. OMB 0851-0039

Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless if displays a valid OMB control number.

(REISSUE APPLICATION DECLARATION THE INVENTOR, page					, page 2)	2) Docket Number (Optional) XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
All errors correct applicant. As a r this application a	named lriver	ntor, I her	nication arose reby appoint i	ha follow	ing attorne	ve intentio	n on the or agent(s	part of the	Θ .	
Name(s)			Registration N	lumber						
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John S. Nag	le		37,687							
Correspondence	Address: Dire	ot all cor	mmunications :	about the i	application (0;				
Customer Number OR Type Customer Number				*****						
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Firm or Individual Name	Law Offi	ce of	John Nagle		. :					
Address	21757 De	21757 Devonshire St., #15								
Address				· · · · · · · · · · · · · · · · · · ·						
City	Chatswor	th		·	State	CA	ZIP	91311	· · · · ·	
Country	USA									
Telephone	818-632	-6278			Fax	818-88	5-6648			
or both, under 18 L application, any pe Full name of sole of Lee G. Dan	dent issuing or first invent	thereon, c	r any patent to	which thi				the ·		
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